# GAZETI

NUMBER 530.

SATURDAY, June 10; 1797.

LEXINGTON: Printed [on Wednesdays and Saturdays] by J. BRADFORD, on Main freet: where Subfrictions, at Twenty-One Shillings Por Antique Adoptifements, Articles of Intelligence, Effort, bec. are thankfully received, and I rinting in general executed in a neat and correct manner.

PRIVATE ENTERTAINMENT

DEFINATION OF MAIN AND HORSE,
Off Main ffreet, nextdoor to Doctor Doctoring's,
By WILLIAM ALLEN.

CALE

A Moment, Industrious OVERA SEER, who understands the mahagement of negroes. Also an APPRENTICE to the Tanning business,
LEWIS CASTLEMAN.

The tractof LAND on which tow live, Jing about two miles from Lexagon, how are Georgetown road, containing from Law agron, how are Georgetown road, containing from animal arcred, about 50 arrest leased to the indiction of the containing from animal arcred to the containing of the containing from animal arcred to the containing from animal from the containing from

Notice to Debtors.

Notice to Debtors.

THOSE indebted to De, John Warking, are requested to come forward and settle their respective acounts, either with Dr. Ridgley, Bir. Andrew W. Calls, or the full ferries.

I have depoted the Books in the hands of Mr. W. Calls, and having given this carly notice, I flatter myielf, that it will prove furficient. Blut of other measures floud be found necessary for the recourse or the rigor of the Eaw.

CHARLES W BIRD, Atto.

I that for Jale,

VIE FOLLOWING TRACK! OF LAND.

NE track lying in the county of Campbell, on the waters of Local creek, containing 2099 arers. One track, lying on Leng Lickers, a branch of Rough teres, Hardin country, about even miles from flords between the country of Campbell, about even miles from flords between country.

in miles from Hardin lettlement, con-20 acres, ove lands will be disposed of on mode-siy one ball of the purchast money to own, for the other a credit of twelve will be given; the purchast giving approved fecurity. Any perion in-purchast, may know the terms by a Capt. Robt. Craddock in Danville, DOAN W. HOLT, atto. in fact for THOS. HOLT.

Lexington, April 12, 1797

The managers of the Lexing- March 16, 1797.

Lexington, May 22, 1797

Abbreriber, a dark brown horfe, nearly fixteen hands high, eight years old, branded on the near betrock IH, and all round, hews the mark of gear, and had on a imail bell. Whoever deliv-ers failt horse to me in Frankfort, shall be hand-

ACHILLES SNEED, THOMAS TODD.

Woodford Court, May Court of Quarter Sessions, 1797. John Jackson complainant,

John Jackson complainant, AGAINST John Briscoe defendant. IN CHANCERY.

The defendant not having entered his appearance and given fecurity according to the act of allerbly and the roles of this
court, and it appearant to the fatherion of op sort edy at to any to the superior to the fatherior four the plantation of mr. Fencels Downing, on Hickman, four

HAVE just received into my care in the brick house, lately occupied by mr. William Kelly in Bourbon, a large and general adormient of Dry Goods, Hard Ware, Groceries and Gneen's Ware; which I am authorifed to fell upon the lowest terms for Cash, well cleaned Hemp, Wheat, Rye, Tobacco, raw Hides, Furs, full proof Wilksey, Salz, Sugar, and good Flour in barrels; for which faid articles of produce, a generous price will be given. I have also fron and Naïls left in my hands, to be fold for Cash. A few good Horse under seven years old, will be wanted.

AMOS EDWARDS.
Bourbon, March, 1707. tf

LAST NOTICE.

The partnership of As County and the partnership of the County and the partnership of the County and the confern, which was made known by a former advertisement. All persons indebted to them, are earnedly requested to make payment of their respective accounts to James M'County before the 10th of April next. Those who do not avail themselves of this notice, may depend on having their accounts put into the hands of your proper officers for collection, as no further indulence on the piven.

JAMES M'COUN, JOHN CASTLEMAN.

All persons for whom I loca-All Deffolis for WHOM I for a ted land, are defired to come forward and pay of their respective belances, in order for a di-vision, otherwise I full pertition the different courts for a division.— Mio all perform who have any demands against me for land, are daded to come forward, as I am ready to diffehing

is against first effute, to bring them tages authenticated for fettlement of the deceded nutl be in-middle in the similar of the deceded nutl be in-middle in the similar of the deceded nutl be in-middle in the similar of Onio, of a good quality, and lies level, which April 12, 1797.

April 12, 1797.

March 16, 1797.

March 16, 1797.

he managers of the Lexing
Lodge Lotter having amounced to the
dic, that the drawing of that lottery will
tailly commence the toth June nexts—Adan urars in the Lexington Chances of Intisee Lottery, will take notice, that agrees
to the original plan thereof, the drawing
the former will determine the fath of the
kets of the latter.

"A few Tickets remain on hand which
ay be had og application to the
MANAGERS.

Exongton, May 22, 1791

"He deficidant Tebro, not having entered
his appearance agreeably to an act of
fiftinbly and the rules of this court, and the
Deficidant of this court and the rules of the same of the original plan
The deficit Lattle

"The deficient of the court and the
Deficidant of this court and the rules of the same of the original plan
The deficient of the same of t confessed; -It appearing to the court

(A Copy)
Tefte
1. MARSHALL jun. C. M. C. April 21.

of soil toge at to any in the mastrancourter;

YING in Clarke county, on the waters of
Stoner, near Bramblet's lick, and containing two farms, confifting of about thety-like ares-cleared—with fprings, gardens, orchards, mea-dows, necessary and convenient Houses and mote Excilent Rulli Seat. The terms may be made known by applying to the fulferibers, live ing on the premules, or to Mr. Garland Bollock in Lexington.—Immediate possession will be given.

ROGEORGE ADAMS,
RESPECTFULLY informs his
ricends and the publicin general, that he has opened Tavern, in
hat commodious house on Main freet
the third door below Cross street;
where those who please to favor him
with their cuttom, thall meet with evary possible attention.

3 6 FOR SALE, THE FOLLOWING TRACTS OF LAND

IN THIS STATE -

5000 acres on the waters of Acceptance of the waters of Rough creek, which empties into Green river.

4000 acres on Cumberland road, near Portinger's flation.

1000 acres in the big bend of Green river, ten miles above Barnett's flation.

1600 acres near Severn's valley, on

the waters of Salt river.

Sobo acres in Shelby county, joining Leatheman's fertlement.

400 acres on main Elkhorn, fix miles from Frankfort, 45 acres cleared.

T is proposed, that this edition shall contain only the Laws that are of a general nature,

Spencer Griffin.

Ballack Ballack will be Lexington, April 28. George Heytel.

Lexington, May 24, 17974 17 15 FFS.

SIX HUNDRED THOUSAND ACRES OF

VALUABLE LAND,

SITUATED in the counties of Franklin, Clarke, Bourbon, Mafon, Madifon, Lincoln, Flardin and Gicene. The taxes fiall be paid, and other incumbrances ditcharged at the time, and in the manner preferibed by law.

time, and in the manner preference law.

The fubfiriber, who will hereafter refide in this town, is authorited to dispose of the above mentioned property by a power of attorney, recorded in the office of the court of appeals. As he means to practice law as the adjacent courts, persons defiring to purchase the disferent tracts, with have an opportunity of contracting with him at any of those places.

Charles W. Bird.

PROPOSALS

For Publishing by fubscription,

Scoo acres in Shelly county, joining Learneman's fettlement, 400 acres on main lethorn, fix miles from Frankfort, 45 acres cleared.

Also, 200 acres of an illinois grant, opposite the Falls of Ohio.

And a large body of Land in the big bend of tenefice river.

This will inform the who incline to purchase, that I have larely returned from exploring most of the above mentioned lands, particularly that on I ennefice—and find it to be a body of foil, timber, water and range, flux of foil, timber of a General Nature of foil, the foil of the laws of a General Nature of the part of poils of the foil of the laws of a General Nature of foils a

As the form in which the Acts of Adembly-have been printed, renders them not only un-handy to carry about, but also more liable to in-jury and therefore left durable; and as it is probable that the general laws will hereafter remain a confiderable length of time with lin-tle or no alteration; it is the object-offith works to remide those ewils, by formunding them in-portable form, and of durable insertial. durable maerials.
JOHN ERADFORD.

At a Court of Quarter Seffions, held for the county of Fayette, March 18th 1797. Alexander Cleveland, Complainant,

James Patton, Defendant,

IN CHANCERY.

THE faid Defendant not having entered his appearance agreeable to law, and the rules of the court—and it appearing that he is not an inhabitant of this fate—on the motion of the complainant, by his comicl, it is ordered that the jaid Defendant do appear here on the face of Manday in August next, to answer the complainant's all—that a copy of this order be interest in the Kentucky Gazette for the moints funccifiedly, and publified at the door of the Prefly terrian meeting-house in the town of Lexington, on flows Sanday vin. ferted in the facecilively, and publisher as the facecilively, and publisher as the facecilively are facecilively and the face and the

devine foreice, and at the found done of the given.

David given.

David

Lexington, May 25.

# CONGRESS OF THE UNITED STATES.

#### HOUSE OF REPRESENTATIVES

Monday, May 15.

This day the House of Representatives met, agreeable to the late proclamation of the President. After some time, Mr. Beckley (clerk to the late house) rose and observed that as seventy members were present, the house had formed a quorum.

Mr. W. Smith (S. C.) then proposed that the house should proceed to the choice of a Speaker. Ballots were accordingly prepared. Mr. W. Smith and Mr. Livingston were chosen tellers. The votes being collected, were as follows, viz.

lers. The votes being collected, were as follows, viz.

Mr. Dayton 78,
Mr. Dent 1,
Mr. Baldwin 1,
The new Speaker (Mr. Dayton) then thanlsed the house for this renewed inflance of attention and confidence. He hoped he should meet with the same uniform affistance that he had on a former occasion to enable him to go through the arduous duties of his office, and which, without support, his utmost efforts could not have maintained.

It was then proposed that the house

port, ins utmost energisted the house maintained.

It was then proposed that the house should proceed to the choice of a clerk. The Speaker read, from the Journals of last Congress, the following rule.—

'In all cases, where others than members of the house are elligible, there shall be a previous momination." He considered this rule as virtually, in force, till the house should proceed to the choice of new rules.

Mr. W. Smith objected to the mode of nomination. He mentioned several reasons for feeing nothing binding in whis rule.

reatons for feeing nothing this rule.

Mr. Giles argued for observing it. By this means, gentlemen would have an opportunity of bringing forward what they had to say in tavour of each candidate. New members, from disant parts of the Union, could not be supposed to be acquainted very well with the merits of respective candidates.

with the metric of dates.

Mr. W. Smith (S. C.) and Mr. Thatcher both oppoied the mode of nomination. They did not fee that the house had any thing to do with the former rules. They saw ne reafon why gentlemen should be anxious to support it. Mr. Thatcher never knew it observed, but in the election of the saw of the s chaplains. Mr. Williams was on the same side

of the question.

Mr. Claiborne was persectly clear that their should be a previous nomi-

that their should be a previous nomination.

The Speaker was then for putting the question, whether the election should be made by bullow without nomination, when Mr. W. Smith again rofe, and faid that the best way would be to put this question, shall the should now proceed to the election of a Clerk? Hefaw no use for nominating, because new members would have no time for enquiring into the merit of the respective candidates who might be named. This rendered the previous nomination of no use, there being no time to enquire about the characters of candidates.

Mr. Macon said that, last session, the house acted under this rule, in the choice of a fergeant, and other officers.

Mr. Giles observed that, by propo-ficers.

Mr. Giles observed that, by propo-sing a previous nomination, he did not mean to cause any delay, but only that gentlemen should have an oppo-tuately of discussing the qualifications of the candidates, and their respect-ive titles to considence. However, he did not much care in what way the

did not nuch care in what way the question of nomination went:
Mr. Thatcher faw no harm in delaying the election, even if a nomination were made, becaule in the mean time the former clerk was, by a flanding rule, confidered as elerk of the house till a choice could be wards.

or the house hir a choice could be made.

The house then passed in the assimative the motion of Mr. W Smith, and proceeded to ballor without a previous nomination.—The votes were

were
John Beckly
John Beckly
It was then moved that Mr. Bradford should administer the oath to the
Speaker; which was done accordingly. The House were then sworn by the fpeaker.

The clerkwas next foorn
On motion of Mr. Williams, a meffage was then fent to the Senateto inform them that the house had formed
a quorum, made choice of a fipeaker,
and were ready to proceed to business. A fimilar message was likewise
received from the Senate.
The Sergeant at arms, Mr. Wheaton was then unanimoully re-blected;
as were Mr. Thomas Claxton as doorkeeper, along with his former assistant.

Mr. Sitgreaves moved that a com-Mr. Sirgreaves moved that a committee should be appointed in conjunction with one from the senste, to wait on the President and inform him that the two houses were ready to receive any communications that he might be disposed to make. Mr. Venable, Mr. Kittera, and Mr. Freeman were accordingly nominated.

Mr. Williams then made the usual motion for the inembers, limit supplied with three newspapers or his city, at the public expense.

Mr. Coit moved to fivike out of the motion the words, "printed in this city, and delivered at their lodgings."

ings."
Mr. Hartley objected to the amend-ment, as he conceived the use of grant-ing newspapers, was to inform their conflituents of the proceedings of the

house.
On a division, the amendment was negatived, ayes 27, noes 49. The original motion was then carried.
Mr. Bradford then moved that the house should proceed to the appointment of chaplains. On a division, ayes 51; but no actual nomination took where this division and the state of the st

ment of chaplains. On a divition, ayes 5t; but no actual nomination took place this day.

A mediage then came from the Senate by their clerk, Mr. Otis, rhat they had appointed Meffis, Livermore and Langdon as a joint committee, with that from the Houfe of Reprefentatives, to wair on the Prefident.

Mr. W. Smith next moved, that the rules and other proceedings, of the first half Houfe be adopted, till a revisional operation of the former rules should take place.

A new member would not, he faid, vote for them, till he knew what they were.—He moved, that they should be read; but on explanation, he withdrew his motion, not to detain the house.

drew his motion, not to detain the house.

On motion that the former rules should be printed—Ayes 54.

Mr. Sirgreaves them moved that a committee should be appointed to prace a report on the rules. This was agreed to, and three members were appointed.

Mr. Williams then moved that a

Williams then moved that a Mr. Williams then moved that a committee of elections should be chofen. The Speaker faid that this motion was superceded by a standing rule of the house to the same effect. A motion was then made that a committee of election should be chosen, which was done.

The committee appointed to wait on the President now returned. Mr. Venable reported, that he is to abee both houses to morrow, at we've o'clock, in the house of Representatives.

tives.

# Tuefday, May 16.

Messis. Coit. Varnum, Williams, Dent, Harrison, Harrley and Baldwin, appeared from the minutes to be the newly elected Committee of Electi-

A message from the Senate inform A menage from the senate informa-ed the House that they had appointed the Rev. Bishop White as their Chap-lain, to interchange weekly with the Chaplain, to be appointed by that

Chaplain, to be appointed by that Houfe.

It being near twelve o'clock, the Speaker observed, that it had been full on finillar occasions to the present to send a message to the Senate, to inform them that the Houfe is now ready to attend them in receiving the communication of the President, agreeably to his appointment; such a message was agreed to and fent acordingly.

Soon after the members of the Se-

dingly.

Soon after the members of the Senate entered, and took the feats affigued them; and a little after twelve, the Prefident of the United States entered and took the chair of the Speaker (which he vacated on the entrance of see Senate, the Prefident and Clerk of the Senate being placed on the right hand of the Chair, and the Clerk on the left.) After fitting a moment, he role, and delivered the following Speech.

(See Kentucky Gazette of Wednesday

Wednelday May 17.

This day way principally occupied in Committee of the whole on an an-fwer to the Prefidents Speech. A com-mittee for draughting of which was appointed.

#### France.

#### EXECUTIVE DIRECTORT,

EXECUTIVE DIRECTORT, 12 Ventofe, (March 2.)

The Executive Directory having confulted the law of the 9th March, 93, confidering that the flags of neutral powers being no longer refrected by the enemies of the French Republic, and all the rights of men being violated to their prejudice; it is no longer permitted to the French people towards those powers, in general, 10 obey that wish which they have so often manifelled, and which they will constantly cutertain for the full and entire freedom of commerce and naneire freedom of commerce and na-

vigation; —directs, among other difpolitions—

1. That fhips of war and privateers may flop and bring into the
ports of the republic, neutral flips,
which shall be charged, in whole
or in part, with merchandife belonging to the enemy.

2. That merchandife belonging to
the enemy field be declared good and
lawful prizes, and conflicated to the
profit of the captors.

2. That in all cales, neutral flips
shall be released the moment that

profit of the capture.

3. That in all cafes, neutral flips shall be released the moment that the merchandise feized is dischared that the freight of it shall be paid to the rate which shall have been slipelated by the configures; and that a just indemnity shall be granted, on account of their detention, by the tribunals competent to decide on the validity of prizes.

4. That these tribunals shall be directed besides, to send, three days

tribunals competent to decide on the validity of prizes.

4. That these tribunals shall be directed besides, to tend, three days after the decision, a double inventory of the merchandise to the minister of foreign affairs.

5. That the present law, applicable to all the captures that have been made since the declaration of war, shall cease to bave effect, as soon as the enemy shall have declared non-feizable, altho destined for the ports of the republic, the merchandise laden on beard neutral ships, which shall belong to the government, are to French exizens.

Having icen the law of the 27th privacy, which directs the foregoing law to be fully executed; having also seen the 7th article of the law of the 13th Nivofe, 3d year, which enjoins all the regents of the republic, to respect and observe, in all their dispositions, the treaties which mice France to the neutral powers the continent, and to the United sate of America; confidering that this saft law is not derogatory to the law of the 9th May '93, resolves as follows:

Art. The commissions of the

last law is not derogatory to the law of the 9th May '93, resolves as follows:

Art. 1. The commission of the Executive directory, with the civil tribunals of the department, shall take care, that in the contests upon the validity of maritime prizes, no decision shall be founded upon the 7th article of the law of the 13th Nivose, without the minister of justice having been previously conducted, conformably to the 4th article of the 8th Floreal, 4th year, relative to the treaties in virtue of which neutral persons pretend to withdraw thenselves, by means of the first of these laws, from the execution of the 9th March '03.

2. The minister of justice shall examine whether the treaties still substitute of the first of justice shall examine the first of the first of

be confifeated, but the ship, on board of which such merchandize shall be found, shall be released, and given to the proprietor. The commission of the Pirectory are enjoined to accelerate by all means in their power, the decision of the contests which shall arite, either upon the validity of the captures of the cargoes, or upon freight and insurances.

2. According to the 18th strticle of the treaty of London, dated 19th November, 1792, relative to articles declared contraband by the 12th article of the treaty, dated February 6, 1778, are added the following:

Ship timber, oakoun, pitch, and rossin, copper for sheating vessels, fails, hemp, and cordage, and every thing that farves directly or indirectly, to the arming and equipping of vessels, excepting but in on, and far in planks. There articles shall be constituted as often as they shall be destined, or artempted to be carried to the enemy.

3. According to the 21st article of the treaty of London, of the above date, every American who shall held a commission from the enemies of frame as well as every feaman of that nations composing the crew of the ships and vessels, shall by this fact alone, he declared piratical; and treated as furth, without fostening the party to elabilish that the fact was in consequence of threats or violence.

4 In parluance of the law of the 14th February, 193, the regulations of the 21st of October 194, and of the 26th of July 178, respecting the manner of vessels and neutral merchandize, shall be complied with recording to their form and end.

Every American ship shall therefore be deemed a lawful prize, which shall not have on board a bill of Inding in due form, according to the plan annexed to the treaty of the 6th of February, 1778, the execution of which is enjoined by the 25th and 27th articles of that treaty.

5. The commissioners of the Executive Directory are required to curry into effect the penalies that at all on all clandestine attempts, that may be made by American or vessels belonging to any other anion, to pass as n

different owners, or otherent defina-tions.

6. By this article, the provisions of the arret of 9th Frimaire last, relat-ive to freight, & infurance, are repeal-ed, as far as they apply to infurance.

7. The prefent arret shall be pub-lished in the bulletin of the laws. The minimiders of the marize and of the colonies, of justice, and for foreign affairs, are charged with the execu-tion of it in their respective depart-ments.

(Signed)
REWBEL, President.
LEGARDE, Sec. Genl.

LEGARDE, Sec. Genl.

LONDON, March 25...

The following is a cep, of the petition agreed to by the common half on Thursday:—

"To the King I mell excellent Majeffy,

"The humble address and perition of the lord mayor, aldermen and livery of to adon, in common half affembled, on Thursday she 23d of March 1707.

"May it please your majeffy. "We, your majeffy, a most faithful and loyal fubjects, the lord mayor, aldermen and livery of the city of Condon, in common half affembled, approach the throne with deep efficient, and with the most awful approach the throne with deep efficient of work and the most awful approach from your majeffy's miniters perfilling in measures which an accumulation of wnp seedented calamites has maniteffly proved unwife and definctive, immediately tending to pervert, and even to feltroy the acknowledged principles of our justly boaffed collitation.

"We lament that by the cyll indications of your majeffy's advisers, these extends have been plunged into

for unvaralletel in milery and dea true unparalleted in misery and ger function, which has nearly rained our commerce, impoveruhed our manu-factures, depopulated our country, imped the public credit, and widely exemted the most flagitions corcup-

We most deeply deplore that your

"We most deeply deplore that your majetly sminiters, abandoning the principles they once postelled, have endeavored to prevent the remonitances of your people, attacking the very vitals of our constitution, and depriving your subjects of liberries which their anceitors with so much energy "claimed, demanded and institution, as their undoubted right and institution, as their undoubted right and institution, on the contract of t

and welfare.

The new loan is to be negotiated next week. It is for fifteen millions sterling according to fome persons, and seventeen millions according to

and leventeen millions according to others!

April 1.

The Hawburg mail which was due arrived this morning.

Letters from Vienna, of the 15th will be sufficiently as the 15th will be sufficiently as

ERITISH PARLIAMENT.

BRITISH PARLIAMENT.

House of Lords, March 2:

Lord Oxford, in a maiden speech moved an addres to his majefly for peace with France. The diffress of the country was his inducement. The Dake of Norfolk declared miniters had lost all public confidence. Earl Guilford supported the address. It was opposed by Lords Grenville, Barrington, Moseton, Spencer, Carliffe, and Governty, principally on the idea, that the French Directory did not with for peace. The motion was negatived

gining of the war to the prefent time.

gaing or the war to the preferat time. He concluded by moving,
"That, an humble address be preferred to his majety, praying him to diffinish from his councils his miniter the fift lord of the treasury, he having by his conduct lost the public confidence."

by his conduct loft the public confidence."

A long debate took place, at the conclusion of which the house divided, Against the motion 86-Proxies 18-104-Por the motion 15-Proxies 2-17-Majority 87.

PEACE-WAR.

HOUSE OF COMMONS, MARCH 29.

Mr Pollen role to apprise the joule of his intention to bring figward a motion, of great importance to the country; in doing this, he disclaimed the idea of embarraling ministers or provoking irritation in the public mind.—I he state of assistant and if the negotiation for peace; and if the enemy refused to listen to moderate and honorable terms, he trailed that the house would afford a cordial co-operation with ministers, in a vigorous prosecution of the war. It was therefore his intention to move on Friday April 7,

"That an address be presented to his majelty, praying that he would be graciously pleased to renew the negotiation for peace, or declare explicitly his reasons for carrying on the war."

war."

PORTSMOUTH, (N. H.) ay n.
IMPORTANT

Arrived, Mary, Rice, in 39 days from Hamburgh, informs, that news was received at that place, a few days previous to his leaving it, that the mif-inderitanding between the United States and France, was amicably fertled, and that mr. Pinckney was certainly received and acknowledged, and that orders (which he faw and read) were islued by the Directory to capture no more American vessels unless they had two fets of papers, and were carrying on a contraband trade. That in confequence it we above, infurance had fallen from twenty-five to only four and a half per cent, on American vessels bound to America.

NEW-YORK, May 17.
The ship Jay, Dury, arrived yester-day, sailed from Dublin on resisth of April. We could not get the papers last evening.
Verbal accounts state, that I renaise in the unput couldernation, on accounts six the unput couldernation, on accounts.

Verbal accounts flate, that Ireland is in the utmost confernation, on account of the flate of finances of that country; very little business doing; paper in almost total differedt; flax feed could not be fold; the farmers will not fow that others may reap. Government played a deep game—they drew 600,000 guiness from the bank; and then published the king's order!

#### GEORGE SANDERS,

Informs the inhabitants of Lexington, and its June 7. vicinity, that he has erected

be inconvenient to admit any perfon.

COMMISSIONERS appointed by the court of Maion county, will meet on the third day of July next, on the Flat fork of Johnofest foak of Licking, at the particular place mentioned in an entry with the commissioners appointed to affect at the temporary of the project of the commissioners appointed to affect at the depositions of wirnesses, and perpectuate their testimony respecting the said performance of the country, and do such other arts as shall be deemed necessary and agreeably to law.

MILIAM PEPPER,
Attorney for James Peak.
June 6.

that the French Directory did not with for peace. The motion was negatived for peace. The motion was negatived of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William Stufford, living near the present of the stuff of William To be Sold,

LEXINGTON

Saturday, June 10, 1797.

Died, in CHILDSED, on the 30th ult. in Flarrifon 'county, a young woman who was but the Yank of the 15 hot latt January!! The foregoing can be attelled by two doctors and a number of women, who attended he diving the time of her labor.

The Lexington Lodge Lottery (on which also depends the Chances of Infarance for Paving the Streets) will commence drawing this evening at 4

Loft,

O'N the 3d inflant, between Peyton's own and May's lick, on the Limethone 97th an old fashioned Parelment Pocket floods, containing two Bonds—one from Nichnal Kyan to me, for the conveyance of land, and the other from myfelt to Michnel Ryan, for the payment of number, with two receipts on the back of it. Any perion inding the above book &c. and delivering the fame to the fubicities, float is likely and bonds.

Landine of the delivery of the delivery of the fame to the fubicities, float is a land bonds.

JAMES IRWIN.

This is to forewarn a foremediate or trading with my wife Ro-fanna, on my account, as I will pay to jebts of her costraving—the having eloped to imbed and board without any provocation.

JOSEPH STOUT.

June 9.

COMMISSIONERS appointed by the court of Washington country, with meet at John Maldrougië's, John Philips', James Clovd's, John Simplon's, and John M'Murry's preemptions, on the Rolling fork of Salt river, on the tenth, eleventh and twelfith days of August Text, in order to take the depositions of wineffect, to perpectuate their tetilimony respecting certain calls in their several preemptions, and do fisch other things as may be deamed needlary, and agreeably to law.

JUST OPENING,

The house formerly occupied by Benjamin S.

On an a Store, at the corner of Main and
Croft firects, opposite the Old Court House,
CROCRRIES and BRIV GOODS adapted to
The farsfully MAILS See, WINDOW GLASS
TO by its and 9 by 1; allo, a wastley of SAD
DLERY—Saddles of different descriptions, but-DLERY-Saddles of differ dle-Bags, Martingals, Brid

one-Bags, Martingals, Bridles of every electription, sc. alfo a calk of PORT MINE—ali
will be dilpoied of extremely low for GASHA
GOUNTRY PRODUCE, by
The Public's humble fervant,
NATHAN BURROWIS.
Lexington, June 7.
N. B. The fubriciber has a package of SAB
DLERX—Saddles, Saddle-Bagy, Andles, &c.
that he will dilpoie of on very moderate terms
for CASH.

9 /CORN.

To be Stri, so the highest bidder, POR redy money, at the house of mr. John Rogers, near Bryan's fration, on the 14th Rogers, JEREMIAH KIRTLEY

Notice,

Not Notice,

THOMAS M'CLANAHAN.
ROBERT CLARKE.

Bullittsburg, opposite Northbend. Taken up by the subscriber, Taken up by the funderioer, aiving in Campbell county, a black horfe, nine or ten years old, about five feet high, two or three faddle fpors, fome gray hairs about the root of his tail, should all round, with corked flogs before. The owner is requelted to prove property, pay charges and take him owny.

CAVE JOHNSON.

Kentucky, May 16.

THE SUBSCRIBER

Sempowered to fell the following tracts of land

Kviz.

1413 acres, on Panther creek, Nolfon county.

2000 acres, ditto.

400 acres, ditto.

400 acres, man the mouth of Green river,

Hardin county.

2000 acres, Bourbon county, on the Waters of

Big Sandy.

500 acres, ditto, on the waters of the North
fork of Lacking, and waters of johnson's fork of

Licking.

1978, of Lecking and waters of water and Licking.
200 acres, Fayetts county, near the dividing fidge between the fort of Licking and Edition.
2666 acres, of Continental Mintary Jan on the Olio civer, and Patalya creek.
200 acres, ditto, on the waters of Chy lick.
2000 acres, ditto, on the waters of Chy lick.
2000 acres, ditto, on the My lick creek, waters of Cumberhand the terms may be known by application to Mr. Samusuel Ayresin L. Scingor, or Air. Acaillis Sneed in Frankfort or to the following. or Mr. Act

JOHN DANIEL.

Notice.

THAT the commissioners appointed by the county court of nourbon, under the act of assentiantly entired. "an act to accertain the bound rice of land, and for other purpotes" will meet on the 22d day of June uext, if fair, if not, the next fair day; at an improvement made by join Holder, in a preemption of four hundred acress of land, on one of the W. branches on Licking creek, about fix miles halt of Bryan's flation, then and there to take the depositions of wineries, to establish the said improvement, and to do such other acts as may be thought necessary and in conformity to the fairly recited act.

[JOHN KEITH.

JOHN KEITH.

I will fell a great Bargain

In the following tracts of LAND, for ready money, viz. Eight enouland to en numbered & fifty acres lying on the lower fide of Raven creek, a wether account to the fourth force of Licking, in the country of Harrison. Five hundred and fifty acres on faid.

Licking, in the county of Harrison.

Five hundred and fifty acres on faid.

Raven creek above.

One equal moicty of four thousiand acres of land, lying on the waters of the north fork of Licking river.

Also about thirteen hundred acress on the waters of Each greek.

The whole of the above trasts of land are patented in the name of William Walker, sen. several years ago, and no part of them have ever been claimed by any person holding prioritains to his.—The substituting prioritains to his.—The substitution, is fully authorised, by a power of attoriey from the aforesaid William Walker, sen. and is heirs. But if any part of the faid lands, and make deeds to the purchaser, warranting the same against the atoresaid William Walker, sen. and his heirs. But if any part of the faid lands should be loss, by prioricalisms, thenste purchase money, with interest, shull be returned for that part so loss.

Will WALKER, 10N.

May 5, 1797.

AKEN up by the subscriber on the waters of woodruff creek in Clarke county, a yellow bay horse, six or seven years old, about fitteen handle high, no brand perceivable, with a bald face, had on three seal corked shoes, some white seet appraised to twenty five pounds. five pounds. LEVI STEWART

March 29.

NOTICE

Is hereby given, that on the 12th of September the commissioners of Bourbon county, are to meet at the Bruthy fork of Hingston at a small deer lick, now known by the name of the Shawanee lick, then and there Hintend to take the depositions of my evidences to perpetuate and establish a certain tract of land, containing 2375 acres, entered in the names of William Myaus and Charles Morgan, alfagnee, and for other purposes, that shall be judged necessary and agreeable to law.

\*\* William Magne.

William Myaus.

TAKEN up by the fubfcriber, near
the head of South Elkhorn, a bay
mare leven years old, with a fear on her
off fide, a few grey hairs in her reabout fourteen and a half hands he ha
had on a final heel tied with a leasure
frap, branded IV on the near fin
der, and W on the off buttock, appreced
to 91.
Alfo a forcel cole one year old, w
a blaze face appraised to 61.

JOHN FOLKNES



SACRED TO THE MUSES.

# THE SHOE STRING.

IN days of yore, New-England chiefs, Content with funple things, Begirt their handsome square-toe'd shoes With latting leather strings.

But British beaus, who then did wear the buckle in the shoe, Beheld our worthy fires with scorn, And ridicul'd them too.

Well, Britain's fons the buckles try'd, Through ev'ry fize and form; At laft, they laid them all afide, And firings their shoes adorn.

Not now, indeed, the leather firing, So ancient and so strong; But ibbon gay, with double bow, How worthy of a fong!

A fashion this, so mickle grand,
The ocean could not bar;
But soon some vessel from that lanBrought o'er the mode from far,

This mode full foon, as fure it ought, From town to town did ring; And ev'ry beau foon ty'd his fine With this extotic firing.

This fashion long as been in vague;
"Twill from be laid aside;
And what will next be introduc'd,
No prophet can decide.

Ye modift flaves, when will'ye ceafe To put the wife in pain? Well, change your fathions as ye pleafe, It alters not

#### ANECDOTE.

Some gentlemen feeing a fellow fland fill when it rained very faff, they asked him why he flead fall in the rain? Why, (lays he,) do you think me fixel a fool at to ride in the rain as

### From a London Paper.

James Brown, boot-clover, eat a turkey weigh-ing fee-de pounds and a half—a band of pork, weighing tone pounds and a half—a twopenup lost—a fupling's worth of cyters—two pen-ny pie—and drank a gailour of porter—half ar pin of gin—and a fulling's worth of punch at pin of gin—and a fulling's worth of punch at fanchitry-free munuts', at the Sun public hoafe, Charles threet, Weltminter.—Munifiers should laud this man in France without delay, if they \*\*\*\*

Two or three Apprentices
To the Carpenter's and Shop Joiner's
Business. Alfo two or three
Good Journeymen,
for House work, to whom generous
wayes will be given.
JOHN SPANGLER.
Lexington, April 12.

The fubicriber takes this method of informing of the Lexinorius Library, No. 25.

No. Prizes, Dolls. Dulls.

STABLISHD about.

TABLISHD acroft the Ohie river, from the mount of Limenson error to where the mount of Limenson error to where the what road strikes the river from Wheeling, where he will attend on the fart and officents of every mouth, for the purpose or accommodating those generating was are bound to, and from, the Eastern States by way of Wheeling. He will keep a number of boats, by means of which he can take over any number of perfous it the fame time, and hopes takerby to give general fatirization.

[OHN TAYLOR.]

JOHN TAYLOR.

FOR SALE,

ADO Acres of Military Land.

I YING in the county of Clarke, about 12
miles from Lesfieton on the mein readleading from thence to Clarke court house, adleading from thence to Clarke court house, adjoining the land of Hubbard Taylor—the
hubbard that the series of the series of the
hubbard that the series of the series of the
hubbard that the series of the series of the
will be garded by Mr. Taylor. The term
may be known by applying to Mr. Joseph Cofby in Lexington, ser to Capp. Richard Teirell
ch Meagrais. 400 Acres of Military Land.

Aaron Fontaine. The whole will be fold together, or di-into one, or two hundred arre lots, as-0 Gif the burchafter. A. F.

Taken up by the fubfcriber, a Ebit Sittock, OK Rola Manuella Siries and Capplair's fork, in Nierier county, a bay Briace, thirteen hands once inch impairs years that find the manuel of the first winter, part of the first winter winter of the first winter winter of the first winter of the

LAND FOR SALE. -

THE SUBSCRIBER

H As several tracts of Land in different parts of Kentucky, for fale, which he will dispose of reasona-

JOHN CLAY.

#### FRESH GOODS.

Juft-received and now opened, by
JAMESTROTTER,
Athis Store in Lexington,
A large and general allottment of
Merchandize,
Which will be fold on the lowefiterms for Ca
and Country made Linen and Sugar.

I have just imported AN ELECANT ASSOCIATION OF BOOF LEGS, Which I will fell low for CASH JAMES TROTTER. Lexington, May 39, 1797.

The Tan-Vard, and Stock, or WHLIAM PARKER deceased.
Rot terms apply to the Subscriber in Lexington.

Alexander Parker.

April 251

FOR SALE BY THE SUBSCRIBERS,

NE thousand acres of Land, I ying No.

Welt of the Obin's, optnating an extension of excellent Ore, as the subscribers for the quality of this one has hear affect The quality of this one has been alcertained by Mr. Saugrain of Lexington, to whom any perilin delirous of purchasing can apply for information. The above tract of land lies, above twelve miles from the Onio rives, and above twelve miles from the Onio rives, and above twelve miles from the Onio rives, and above twelve miles, howe the three lilands—A directly in the lands of the service of the lands of the

BASIL DUKE JOHN COBURN:

April 21, 1797.

At a meeting of the Board of Truffees of the I ranfylvania Seminary, Sa-turday, May 27, 1797.

D E SO LV E D, that this Board do incet again on Saturday the centh of the next, at ten o'clock A. M. and the notice be given, through the Keintleky Gazette, that all the Truttees incet on that day, as there is business of importance before the Board concerning sensing X Lors.

By order of the Board.
By BRADFORD, Clerk.
LODGELOTER.

The Managers of the Lotte-7, have deemed it proper to re-publish the following

	Dio.	ETIZES.	Dous.		Dolls.
0	1	of	1500	is	. 1500
,	2	-	500	-	1200
ø,	3	100	292	23	- 750
1	5	HO :	100	Freni :	300
16	12	127.400	50	-	650
	30	400	25	-	752 #
	100	-	20	-	2200
	170	-	15	-	2552
	251	-	10	-	2510
	440	Control of the	61	-	2040
2 of 100 each being I for the					
first and 1 for the last					
	drawn ticket 200				

Dolls. 15,000 wo Blanks to a Prize.

TO BELET

OR the term of three years, the Plantatice I formerly lived on, fituate in the county of Mercer and on Chaplain's fork februeen wide whar-hitton's and Thomas Harbinton's) on the road leading from the Knob lick to Buirdhown-near fixty acres well cleared, fitteen of which are fer with timothy grafs, four acres of an apple and peach orchard, with necessary buildings, and an excellent firing-for terms apply to Samuel Ewing eff.

Iving near the premises.

W.M. BRYERS.

THE SLUSCHIER.

A Full hole of The SUBSCEIBERS,

THE SLUSCHIER.

THE SUBSCEIBERS,

HAVE jud THE SUBSCEIBERS,

HAVE jud THE SUBSCEIBERS,

THE SUBS

THE SUBSCRIBER

AND THE SUBSCRIBER

Perfetty agrainted with mountain ring Co of prices for good well cleaned HEMP of good well cleaned HEMP (SOUL-kope Makers as can come well recomber fobricky and installing. He weeks as another of foor from two two led his one, as APPRENTICES to the just patt be well clasticle and comportably a family of Mr. Dadge the manager forward highly economyated as a tended in the welftern country, and us it is an edg and decent employment, it is hoped that many will be dif-dipojed to be infruded in jo afeful a branch of buf-ting.

THOMAS HART.

Marki 18, 1797.

NOTICE.

HEREAS, the partnership of Alexander-bid James Parker being diffoled by the death of James Parker being diffoled by the death of James Parker being diffoled by the control of the decented, and the project, all faoie indebted to the national property of the decented by the property of the property balances; likewise all those who have any demands against flad firms, to bring them forward properly authenticated, for fattlement, as the debts of the deceased must be immediately paid and the partnership fettled.—No indulgence can be expected:

eted:
ALEX. PARKER,
JOHN COBURN,
JOHN BRADFORD,
Lessington, April 12, 1797.

Wanted Immediately.

Where of hands to conduct roats to the Mouth of offic,

To whom generals wages will be given. Apply to the foliation in Lexington.

ANDREW HOLMES.

April 138 1797.

The Parenership of CHARLES The partner hip of Charles Humerays & Co. was differed on the iff inft. All perfors indebted to faid firm are requefted; to make innividiate payment—and those who have any demands are requefted to call on the subscriber for payment, in whose hands the books &c. are pieced.

ANDREW HOLMES.

T HE members of the Leather too Model to the Leather too Loose, No. 25, are requested to be pugnished in their attendance at their Lodge Room, on Saturday the 24th imb per cicley at 10 O'Clock A. M. being the Anniverbary of St John the Baptist.

By order of the Muster.

By order of the Muster, THOS. BOOLEY, Sec.

By order of the Matter,
THOS. PODLEY, 10.

(AY P. D. S. L. L. C. A. U. C. T. I. O. W.)

N. WYSSTPORT, in Shally country at the first part of the Truffees; a proportionate number of purity in the state of the first part of LOTS in every part of fail town, at the following times and places, (via.) On the premiter, of Thurffey, the 3d of August next, if fair, if not on the next fair day; at Baireflown, on the Stat, it being court day. Twelve months credit will be given, the purchasfres, the proportion of the premiter, or Thurffey, the 3d of August next, if fair, it being did court day. Twelve months credit will be given, the purchasfres, the premiter of the fair of the twelve is the premiter of order to the fair of the vertex of the vertex of the vertex of the fair of the vertex of the ve

3000 Fickets at 5 Dollars. 15,200

3000 Fickets at 5 Dollars. 15,200

ing bond with up will be more fully made to will be more fully made to will be more fully made to be pand by the manuscript the later in the later is fully and the later in the later is the pand by the manuscript the later in the later is the later in the later is the later in the later is the later in the later in the later is the later in the later is the later in the later in the later in the later is the later in the late

That BEAUTIFUL NORSE CALLED

Nebuchadnezzar,
A Full half Dray, will frand at my
Itable, at the fign of the Indian
King, on main firect, Lexington; he
is a beautiful black, nixed with a hittle gray, four years old, about fixteen
hands one inch high; his father was a
full Dray of the largett fize (who was
imported by General Williams, haltimore) his cam a full blocated in:ported huglish mare.

Nebuchadnezzar will fland at five
dollais the fealon, payable in merchantable produce, delivered in Lexingion. Any gentleman who may
choose to fend mares any diffance,
may kave pufturage at three fillings
per week during the fealon, but i will
not be flable for escapes or accidents.

G. ADAMS.

March 1, 1797.

If

TROM the subscriber, on the 25th of March, one mare and two horeses. A reward of two dollars for each and realonable charges will be allowed to wholosever will deliver them in Millerdhurg.—The mare is a bright bay color, has neither brand or mark, the is about 7 years old, and above 15 hands high, trots remarkably well and was lately shod round. One horfe is the lame age and fize, brown hay, branded on the froulter NBy, the left hind foot swelled, and a fmall white mark in the forehead. The other horse is smaller, brown bay six years old, sender made, branded on the shoulder with a heart, and has remarkable long ears.

Millersburg, Hingston's fork.

Millersburg, Hingston's fork. If OTIC's, to those whom it may concern—That whereas I have mrchased of Richard Chinnoveth of jesterion county, an abit ation bond on Col Win. Fleming of Virginia, and have given him in exchange, my duebill for fift, six pounds in merchandie; but have been credibly informed fince, that there is a deception fin the bond, this is to forewarn any perfon from trading for or taking an affigument on the find due-bill, as I am dremnined not to discharge it until I hear to the contrary. d termined not to un.
hear to the contrary.
JOHN CLAY.

North Carolina, March Term, 1797.
Margan Dibirds. Country Equity.
ttuenn Philip Hoodenpyl and John McDowell,
Complainance.
Against David Dicky, Defendant.
T appearing to the fashfadion of the country
that the defendant refides out of this slare;
that the defendant refides out of this slare;
crefore ordered, that the fail defendant place
cicky, appear and put in his answer next ferry,
with Experiment ettern, 1791; or that the fail

2000 dollars in gold, eitt abont 1000 unware bank notes.

Parnell is a finall man, alous thirty years of age, much pok marked, has long black heir-remarkable mail eyes, and has a down the hokea to.

Whoever will ceute the faid Parnell, and the money he has with him, and give internations to Brightham will ceute the faid Parnell, and the money he has with him, and give internations to Brightham will ceute the faid Parnell, and the money he has with him, and the will know a create the faithful when is in purful of the will him, flash receive the above reward.

Also Like Charles.

Wilmington (N. C. April 26, 1797.